Case 1:14-cv-03116-KBF Document 168 Filed 09/24/14 Page 1 of 1

Case 1:13-md-02481-KBF Document 588 Filed 09/23/14 Page 1 of 1

Zwister 555 Eleventh Street, N.W., Suite 1000

Margaret M. Zwisler Direct Dial: 202-637-1092 margaret.zwisler@lw.com

LATHAM & WATKINS LLP

September 23, 2014

VIA ECF AND HAND DELIVERY

The Honorable Katherine B. Forrest United States District Court Southern District of New York 500 Pearl Street New York, New York 10007-1312 Tel: +1.202.637.2200 Fax: +1.202.637.2201 www.lw.com FIRM / AFFILIATE OFFICES Abu Dhabi Milan Barcelona Moscow Beijing USM9 CCONDAY **Boston** DOMINATENT Brussels Chicago Doha Dubai Düsseldorf

Frankfurt San Diego
Hamburg San Francisco
Hong Kong Shanghai

Washington, D.C. 20004-1304

Silicon Valley Singapore Tokyo

Los Angeles \

Houston

London

Madrid Washington, D.C.

Re: In re Aluminum Warehousing Antitrust Litig., No. 1:13-md-02481-KBF-RLE

Dear Judge Forrest:

Enclosed please find a courtesy copy of Defendant The London Metal Exchange's Opposition To Plaintiffs' Joint Motion For Reconsideration Of Dismissal Of The London Metal Exchange On Foreign Sovereign Immunity Grounds Without Leave To Replead.

Plaintiffs' motion requests that this Court "wait to consider whether to grant leave to replead against the LME until it has an opportunity to see the proposed amended complaint" that plaintiffs are to file on October 7. (Mem. of Law In Support Of Joint Motion (Doc. 579) at 1). Plaintiffs are apparently intending, then, to flout this Court's August 25 ruling that they cannot replead and to do so anyway, as if the pendency of this motion for reconsideration absolves them from the necessity of obeying the Court's order.

The LME is filing this opposition before it is due, in the hope that it would provide this Court with the time to be able to rule on the motion for reconsideration prior to plaintiffs' filing of the proposed amended complaint in which they apparently intend to name the LME as a defendant.

Respectfully submitted,

/s/ Margaret M. Zwisler
Margaret M. Zwisler

Enclosures

cc: All Counsel of Record (via ECF)

Plaintiffs shall file any reply
to Their motion not later
tran 10/2/14.